

B. REMARKS

This Amendment is submitted after the Notice of Allowance and for the correction of formal matters in the claims without changing the scope thereof. The submission of this Amendment should not require any substantial amount of additional work on the part of the Office, is considered proper, and is recommended by the primary Examiner.

Applicants submit that the claims previously allowed on May 16, 2008 (claims 17, 19, 23, 24 and 25), which were the claims listed on Applicant's Response to Office Action dated April 14, 2008, were not the most current set of claims. Therefore, Applicant is now requesting the submission of the most current set of claims. More specifically, after the following revisions are made to the set of claims submitted on April 14, 2008, it will create a true and correct set of allowed claims, and therefore those claims prosecuted throughout the history of the application:

Claim 17: Line 8 of the claim: add "of said application" after "states". This text was originally added by Applicant's Response to Office Action dated January 7, 2008.

Claim 17: Line 13 of the claim: add "of said application" after "switchover". This text was originally added by Applicant's Response to Office Action dated January 7, 2008.

Claim 19: Line 12 of the claim: delete "and" after "states;". This text was originally deleted by Applicant's Response to Office Action dated January 7, 2008.

Claim 19: Line 13 of the claim: add "of said application" after "switchover". This text was originally added by Applicant's Response to Office Action dated January 7, 2008.

Claim 19: Line 15 of the claim: add "and" after "interface;". This text was originally added by Applicant's Response to Office Action dated January 7, 2008.

Claim 19: Line 16 of the claim: add "of said application" after "switch-back". This text was originally added by Applicant's Response to Office Action dated January 7, 2008.

Claim 23: Line 5 of the claim: after "medium" add "for causing a computer to". This text was dropped in error after Applicants' March 9, 2007 Amendment in Response to Non-Final Office Action.

Claim 23: Line 9 of the claim: add “of said application” after “states”. This text was originally added by Applicant’s Response to Office Action dated January 7, 2008.

Claim 23: Line 12 of the claim: add “of said application” after “switch-over”. This text was originally added by Applicant’s Response to Office Action dated January 7, 2008.

Applicant also requests that the Examiner accept the following revisions to claim 23 that were not previously submitted by amendment. These revisions are being submitted to correct a minor error and omission to the claim and will not change the scope of the claim:

Claim 23: Line 5 of the claim: change “the” to “said”;

Line 5 of the claim: add “storage” after “usable”.

Applicants have attached hereto Exhibit A, which is a clean copy of the claims for the Office’s use.

Applicants respectfully request that the Office issue a Supplemental Notice of Allowance and Fee(s) Due in this application and for the reasons set forth in these remarks.

C. CONCLUSION

In view of the foregoing remarks, Applicants respectfully submit the attached PTOL-413A (Applicant Initiated Interview Request Form), which contains a statement by Applicants as to the substance of the telephonic interview conducted with Examiner Contino on May 27, 2008.

Applicants would like to further point out that this Amendment under 37 C.F.R. 1.312: 1) is filed before the date of the payment of the issue fee; 2) is in compliance with the provisions of 37 C.F.R. 1.121; 3) adds no new matter and does not change the scope of the claims; and 4) is recommended by the primary Examiner so that a true and correct set of claims is printed with the subsequently issued U.S. Patent in the said U.S. patent application.

Finally, Applicants respectfully submit that all previously allowed claims, claims 17, 19, 23, 24 and 25, be allowed and therefore request a timely Supplemental Notice of Allowance.

If the Examiner needs any further clarification, Applicants request that the Examiner call the below signed attorney to discuss any issues raised and to answer any questions that the Examiner may have.

Please direct all correspondence for the above-identified application, and direct all telephone calls, to:

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Respectfully submitted,

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